1 District Judge James L. Robart 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE 8 WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 11 SEA SHEPHERD LEGAL, Case No. C19-1485 JLR 12 Plaintiff, JOINT STATUS REPORT AND 13 **ORDER** v. 14 Noted for Consideration: 15 NATIONAL OCEANIC AND June 2, 2020 ATMOSPHERIC ADMINISTRATION, et 16 al., 17 Defendants. 18 19 Plaintiff SEA SHEPHERD LEGAL ("SSL") filed the above-captioned lawsuit 20 under the Freedom of Information Act ("FOIA") against Defendants NATIONAL 21 OCEANIC AND ATMOSPHERIC ADMINISTRATION and NATIONAL MARINE 22 FISHERIES SERVICES, seeking disclosure of certain documents ("Second FOIA 23 Lawsuit"). This request is supplemental to the request at issue in a related case, Sea 24 Shepherd Legal v. NOAA, et al., 19-cv-463-JLR ("First FOIA Lawsuit"). On October 11, 25 2019, the Court granted the parties' stipulated motion to stay the dispositive briefing 26 schedule in the First FOIA Lawsuit. Dkt. No. 19. 27 Since the Court granted the parties' stipulated motion, Defendants have produced 28 all non-exempt responsive records between December 21, 2018 and March 18, 2019.

1	Defendants are currently processing potentially responsive records to SSL's FOIA
2	request at issue in the Second FOIA Lawsuit for the remaining period prior to October 9,
3	2019. Defendants anticipate that all non-exempt responsive records will be produced by
4	the end of July 2020. Defendants have also provided a Vaughn index for documents
5	released to date that have been redacted under FOIA Exemptions 5 and 7.
6	SSL has brought to Defendants' attention concerns about the FOIA exemptions
7	applied to redactions for the documents covered by Defendants' recently provided
8	Vaughn index. The parties submit this JSR to notify the Court that it has become apparent
9	that a resolution is not feasible as to a number of issues, including those relating to the
10	FOIA exemptions relied upon by Defendants. Accordingly, the parties will submit a joint
11	briefing schedule to the Court by June 4, 2020.
12	Pursuant to FRCP 42(a), the parties also intend to file a stipulated motion
13	requesting consolidation of the First and Second FOIA Lawsuits solely for the purpose of
14	the Court's consideration of the parties' briefing concerning Defendants' document
15	redactions. As will be further detailed in the stipulated motion, both FOIA cases involve
16	common issues of law and fact. Consolidation offers efficiency and convenience and
17	would not delay disposition of either case.
18	Dated this 2nd day of June 2020.
19	Respectfully submitted,
20	s/ Brett W. Sommermeyer
21	BRETT W. SOMMERMEYER, WSBA # 30003
22	s/ Catherine E. Pruett
23	CATHERINE E. PRUETT, WSBA # 35140
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1	ORDER
2	ORDER
3	IT IS SO ORDERED.
4	Dated this <u>3rd</u> day of June 2020.
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6	Jun R. Klint
7	JAMES L. ROBART United States District Judge
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